San Francisco, CA 94104

	1	GEORGE W. NOWELL (SBN: 83868)			
	2	george.nowell@nowelllaw.com JOHN H. CIGAVIC III (SBN: 231806)			
	3	john.cigavic@nowelllaw.com LAW OFFICES OF GEORGE W. NOWELL			
	4	120 Montgomery Street, Suite 1990 San Francisco, CA 94104			
	5	Telephone: (415) 362-1333 Facsimile: (415) 362-1344			
	6	Attorneys for Plaintiff MARINE DESIGN AND OPERATIONS, INC.			
	7	COTT C ELIDOTMAN (CDN. 74474)			
	8	SCOTT S. FURSTMAN (SBN: 76476) sfurstman@sbcglobal.net			
	9	LAW OFFICE OF SCOTT S. FURSTMAN 510 North Third Street			
	10	San Jose, CA 95112			
Phone: (415) 362-1333 Fax: (415) 362-1344	11	Telephone: (408) 292-4132 Facsimile: (408) 292-4162			
	12	Attorneys for Defendants and Counterclaimants			
415) 3(13	INTERNATIONAL DATA SECURITY, INC., INTERNATIONAL MARITIME SECURITY			
Fax: (14	ALLIANCE, LLC; and QUANTUM ROUTE, INC			
2-1333	15	UNITED STATES DI	STRICT COURT		
415) 36	16	NORTHERN DISTRICT OF CALIFORNIA			
hone: (17	SAN FRANCISCO DIVISION			
PI	18	MARINE DESIGN AND OPERATIONS, INC.,) a New Jersey corporate entity,	CASE NO.: CV-08-3397 (SI)		
	19	Plaintiff,	STIPULATION AMENDED AND [PROPOSED] ORDER DISMISSING		
	20		COUNTERCLAIM WITH		
		V.)	PREJUDICE, CONTINUING TRIAL DATE, AND ASSIGNING THE CASE		
	21	SS PACIFIC STAR, her engines, tackle, equipment, appurtenances, freights, cargo, etc.	TO JUDICIAL SETTLEMENT CONFERENCE		
	22	(Official Number 239932) <i>in rem</i> ,) INTERNATIONAL DATA SECURITY, INC., a)	Complaint Filed: July 15, 2008		
	23	Delaware corporate entity; INTERNATIONAL) MARITIME SECURITY ALLIANCE, LLC, a)	Trial Date: August 3, 2009		
	24	Delaware corporate entity; MARITIME) SECURITY ALLIANCE, LLC, a corporate)	3		
	25	entity of a state of the United States; and QUANTUM ROUTE, INC., a California			
	26	corporate entity, in personam,			
	27	Defendants.			
	28				

STIPULATION AMENDED AND [PROPOSED] ORDER DISMISSING COUNTERCLAIM WITH PREJUDICE, CONTINUING TRIAL DATE, AND ASSIGNING THE CASE TO JUDICIAL SETTLEMENT CONFERENCE (CV-08-3397 (SI))

Phone: (415) 362-1333 Fax: (415) 362-1344

Francisco, CA 94104

//

//

//

Casse3:08-cv-03397-SI Document 57 Filed 07/31/09 Page 22 of 133

COME NOW the parties to the above-captioned litigation through their attorneys belowsigned and stipulate and request the Court order as follows:

- 1. The bench trial of the above-captioned matter having been set to be tried on August 3 through August 4, 2009;
- 2. All of the parties appearing in this action agree to immediately narrow the issues for trial by in personam defendants and each of them dismissing their counterclaim with prejudice pursuant to Federal Rules of Civil Procedure Rule 41(a)(2) effective immediately upon entry of this Order; and
- 3. To enable the parties to promptly explore resolution of the remaining complaint, the parties jointly request that the bench trial in this action be continued to August 17, 2009, with all pre-trial preparations and filings standing as filed as of the close of business on July 30, 2009, i.e. with no requests for reopening of discovery, requests for testimony by experts, nor filing of additional pre-trial materials beyond those filed prior to 5 p.m. Wednesday, July 30, 2009 except as agreed in writing by both parties and/or as ordered by the Court; and

requests for testimony by experts, nor filing of additional pre-trial materials beyond those filed prior to 5 p.m. Wednesday, July 30, 2009 except as agreed in writing by both parties and/or as ordered by the Court; and

LAW OFFICES OF GEORGE W. NOWELL 120 Montgomery Street, Suite 1990 San Francisco, CA 94104 Phone: (415) 362-1333 Fax: (415) 362-1344

Case3:08-cv-03397-SI Document57 Filed 07/30/09 Page3306133

	II .	
1	4. All parties request assignment of the case to a Magistrate Judge for settlement	
2	conference and accept the appointment of Magistrate Judge Zimmerman for a	
3	settlement conference on August 4, 2009.	
4		
5	IT IS SO AGREED.	
6	Dated: July 30, 2009	LAW OFFICES OF GEORGE W. NOWELL
7		
8		
9		
10		By:/s/ George W. Nowell GEORGE W. NOWELL
11		Attorneys for Plaintiff and Counterclaim Defendant MARINE DESIGN AND OPERATIONS, INC.
12		WHITE DESIGN THE OF ERTHOUS, INC.
13	Dated: July 30, 2009	LAW OFFICE OF SCOTT S. FURSTMAN
14	Dated. 341y 50, 2009	LAW OFFICE OF SCOTT S. FURSTMAN
15		D //G #FF /
16		By: /s/ Scott F. Furstman SCOTT S. FURSTMAN
17		Attorneys for Defendants and Counterclaimants INTERNATIONAL DATA SECURITY, INC.;
18		INTERNATIONAL MARITIME SECURITY ALLIANCE, LLC; and QUANTUM ROUTE, INC.
19		
20		
21	Pursuant to the stipulation set forth above and good cause appearing therefore,	
22	IT IS SO ORDERED.	
23	Dated:, 2009	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF
24		CALIFORNIA
25		By: HON SUGAN HI STON
26		HON. SUSAN ILLSTON UNITED STATES DISTRICT JUDGE
27		

STIPULATION AMENDED AND [PROPOSED] ORDER DISMISSING COUNTERCLAIM WITH PREJUDICE, CONTINUING TRIAL DATE, AND ASSIGNING THE CASE TO JUDICIAL SETTLEMENT CONFERENCE (CV-08-3397 (SI))

28